Case No.		
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Nixon & Vanderhye P.C. (12/97)

## RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the riginal, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter hich is claimed and for which a patent is sought on the invention entitled:  DC STABILIZED POWER SUPPLY							
the specification of which (check							
is attached hereto was filed on							
was filed as PCT International application No on							
and (if applicable to U.S. or PCT	application) was amended on	<del></del>					
I hereby state that I have reviewed referred to above. I acknowledge hereby claim foreign priority beneficientified below any foreign applicationity is claimed, before the filing Priority Foreign Application(s):  Application Number  P2001-064550  P2001-098640	the duty to disclose informati fits under 35 U.S.C. 119/365 ation for patent or inventor's	ion which is material to of any foreign applicat	the patentability of this appoint ion(s) for patent or inventor	clication in and a control of the co	listed below and have also		
I hereby claim the benefit under 35 Application Number	5 U.S.C. §119(e) of any Unite	ed States provisional a Date/Month/Yea	pplication(s) listed below. r Filed				
I hereby claim the benefit under 35 subject matter of each of the claim 112, I acknowledge the duty to disthe national or PCT international firm U.S./PCT Application(s): Application Serial No.	ns of this application is not disclose material information as	sciosed in such prior a	pplications in the manner p	provided by the	ne first paragraph of 35 U.S.C.		
I hereby declare that all statements and further that these statements both, under Section 1001 of Title 1 issued thereon. And I hereby appeared thereon. And I hereby appeared thereon all communicationneys to prosecute this application Arthur R. Crawford, 25327; Larry 22770; Mark E. Nusbaum, 32348; Byers, 33363; Jeffry H. Nelson, 30 Davidson, 33489; Alan M. Kagen, 37334.	were made with the knowledge of the United States Code oint NIXON & VANDERHYE ications are to be directed tion and to transact all busines. Nixon, 25640; Robert A. V. Michael J. Keenan, 32106; 10481; John R. Lastova, 3314, 36178; William J. Griffin, 31	ge that willful false state and that such willful false. P.C., 1100 North Gleen, and the following attempt in the Patent and Tanderhye, 27076; Jam Bryan H. Davidson, 309; H. Warren Burnam, 260; Robert A. Molan,	ements and the like so madelse statements may jeopare be Rd., 8th Floor, Arlingtoneys thereof (of the same Trademark Office connected ses T. Hosmer, 30184; Robert 19366; Thomas E. Byr. 29834; B. J. Sadoff, 3666.	dize the valid on, VA 2220 address) in d therewith a pert W. Faris 27393; Leona ne, 32205; M 3; James D.	dity of the application or any patent of the application or any patent of the application or any patent of the first of the application or any patent of the first of the firs		
Inventor's Signature:	atsush	Mitamura		Date:			
Inventor:	Atsushi		Mitamura		Japan		
	(first)	MI	(last)	Tonon	(citizenship)		
Residence: (city)	Hanno-shi		(state/country)	Japan	Factory, 10-13,		
Post Office Address:	c/o SHINDENGEN		JFACTURING CC	LTD. I	Factory, 10-13,		
(Zip Code)	Minami-cho, Har	ino-sni, Saita	ama-ken, Japan				
leventede Cinadous	Hideyuki	Oho		Date:	February 7, 2002		
Inventor's Signature:	Hideyuki	<u> </u>	Ono		Japan		
Inventor:		MI	(last)		(citizenship)		
Pesidence: (city)	(first) Hanno—shi	1411	(state/country)	Japa			
Post Office Address:	Residence. (City) Tainto-Sitt (Satisfaction)						
(Zip Code)			tama-ken, Japan				
(Zip Code)	_ PILITABLE CITO, DO	AIIIO-SIII, DOIL	Comme in the Action				
Inventor's Signature.				Date:			
Inventor:							
•	(first)	MI	(last)		(citizenship)		
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Post Office Address:							
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